EXHIBIT 2

IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TENNESSEE EASTERN DIVISION

CONSOLIDATED INDUSTRIES, LLC)
d/b/a WEATHER KING PORTABLE)
BUILDINGS,	j
Plaintiff,	
) Civil Action No. 1:22-ev-01230
v.)
)
JESSE A. MAUPIN, BARRY D.)
HARRELL, ADRIAN S. HARROD,)
LOGAN C. FEAGIN, STEPHANIE L.	j
GILLESPIE, RYAN E. BROWN,)
DANIEL J. HERSHBERGER, BRIAN)
L. LASSEN, ALEYNA LASSEN, and)
AMERICAN BARN CO., LLC,)
)
Defendants.)

JESSE A. MAUPIN'S FIRST SUPPLEMENTAL RESPONSES TO PLAINTIFF'S FIRST SET OF INTERROGATORIES

Jesse A. Maupin by and through his attorneys, states the following First Supplemental Responses Plaintiff's First Set of Interrogatories.

INTERROGATORIES

3. Identify each communication you have had with any person or entity (other than confidential communications solely with your legal counsel, your spouse, or your accountant) between January 1, 2021, and through the day of the termination of your employment with Weather King (including but not limited to communications with lenders or potential lenders, investors or potential investors, business partners or potential business partners, Weather King employees, Weather King contractors, Weather King dealers, Weather King builders, Weather King drivers, other Weather King business partners, rental companies, and Weather King customers) relating to 70402379;1

5. Identify each communication you had between January 1, 2021, and the day of the

termination of your employment from Weather King with any person or entity who, at the time of

the communication, was a Weather King dealer, driver, customer, lender, landlord, rental

company, or other business partner relating to your potential departure from Weather King and,

with respect to each such communication: (a) describe in detail the substance of the

communication; (b) identify all parties to the communication; (c) identify the date of the

communication; and (d) identify the mode of the communication (i.e., telephonic conversation,

email, text message, etc.).

SUPPLEMENTAL RESPONSE:

Subject to and without waiving his previous objections, and incorporating his previous

responses, Maupin states that he had conversations with various dealers and drivers about his

departure from Weather King verbally and that the does not recall the dates of such conversations.

Date: May 10, 2023

/s/ Thomas G. Pasternak

Thomas G. Pasternak

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Attorneys for Defendant,

Jesse A. Maupin

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